

# EXTRAORDINARY PUBLISHED BY AUTHORITY

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### LABOUR & EMPLOYMENT DEPARTMENT

## **NOTIFICATION**

The 21st July 2009

No. 6682-1i/1(SS)-28/2002 (Pt.)/L.E.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Award dated the 12th January, 2009 in Industrial Dispute Case No. 3 of 2007 of the Presiding Officer, Labour Court, Sambalpur to whom the industrial dispute between the Management of SAIL, Rourkela Steel Plant, Rourkela, Dist.- Sundargarh and their Workmen Shri T. Oram & 5 others was referred to for adjudication is hereby published as in the scheduled below:—

### **SCHEDULE**

# IN THE COURT OF THE PRESIDING OFFICER, LABOUR COURT : SAMBALPUR INDUSTRIAL DISPUTE CASE No. 3 OF 2007

The 12th January, 2009

### Present:

Smt. Suchismita Misra, LL.M.,

Presiding Officer,

Labour Court,

Sambalpur.

#### Between:

The Management of SAIL,

Rourkela Steel Plant, Rourkela,

Dist.- Sundargarh.

.. First-Party—Management

(And)

Their Workmen

Shri T.Oram and 5 others,

C/o- Deputy General Secretary,

Rourkela Mazdoor Sabha.

Bisra Road, Rourkela,

Dist.-Sundargarh.

.. Second-Party—Workmen

Appearances:

For the First-Party—Management ... None
For the Second-Party—Workmen ... None

### **AWARD**

1. The Government of Orissa in the Labour & Employment Department have, in exercise of power conferred upon them under section 12 read with clause (C) of the sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (for short "the Act") referred the following dispute for adjudication by the Court.

"Whether refusal to interview to Shri T.Oram, M. Beek, T. Lakra, Md. Miraj, S. Naik, D.K. Bisoi (All attendants in S-3) for the post of Time Keeper and non-granting them promotion for the said post by the Management of Rourkela Steel Plant, Rourkela is legal and/or justified? If not, whether the above said employees are entitled for promotion to Time Keeper from the date, the Juniors got promotion?"

2. On notice being sent, the Workmen did not appear nor filed their statement of claim for the reasons best known to them. From this, it can safely be inferred that the Workmen have no dispute with the Management or they have settled their dispute outside the Court in the meantime. Accordingly, an award of no dispute is passed in so far as reference is concerned.

Dictated & corrected by me.

Smt. Suchismita Misra, LL.M., 12-01-2009 Presiding Officer, Labour Court, Sambalpur. Smt. Suchismita Misra, LL.M., 12-01-2009 Presiding Officer, Labour Court, Sambalpur.

By order of the Governor

K.C. BASKE Under-Secretary to Government